EXHIBIT 9-N

MONTANA COMMUNITY DEVELOPMENT BLOCK GRANT (CDBG) PROGRAM

(SAMPLE) AGREEMENT (CONCERNING LMI ASSESSMENT PAYMENTS) FOR OWNERS OF LOW AND MODERATE-INCOME OCCUPIED RESIDENTIAL PROPERTY

THIS A	\GR	EEMENT made and entered into this day of, 200_,
		weenCounty, Montana (hereinafter referred to as the County) and
		, the owner (Owner) of rental property located within
/(_our	nty Water and Sewer District (the District) whose address is:
		,
availabl those	e C Dis	, as a part of the District's sanitary sewer improvement project, the County is making ommunity Development Block Grant (CDBG) funds to pay the assessments of strict residents who qualify as low and moderate-income (LMI) persons Department of Housing and Urban Development (HUD) and CDBG guidelines; and
renters	wh me i	, for properties within the District owned by non-LMI persons, but occupied by no qualify as LMI, CDBG funds can be utilized to offset the special sewer at costs for the subject property, in accordance with the following at;
NOW	THE	EREFORE, the parties agree as follows:
		I. <u>USE OF FUNDS</u>
		rided by the County under this Agreement will be used to pay the District's 200 wer assessment for rental residences occupied by LMI tenants.
		II. OWNER'S DUTIES AND RESPONSIBILITIES
In cons	ider	ation of receiving assistance under this the Owner agrees as follows:
1.		e Owner agrees that if the Owner rents the real property described in this reement within five years of signing this Agreement, the Owner, as landlord, will:
	A.	for five years from the date of this Agreement, maintain rents for the unit at or below the Fair Market Rents established by HUD and subject to review for compliance by the County.
	B.	allow the County to annually review the rents charged for the unit to ensure compliance with the rent cap. The Owner agrees to provide the County with any

information necessary to perform this review.

- 2. If the Owner fails to comply with the conditions in Section II of this Agreement, the County may assess and collect from the Owner within 60 days of the date of any special sewer assessment notice to Owner, the amount of funds granted to the Owner by the County under this Agreement pursuant to a prorata five-year sliding scale of 20 percent per year. If the Owner does not repay the funds owed to the County within 60 days of the date of notice, the amount owed becomes a lien against the property, and the County may resort to the property and seek any remedies provided by the laws of Montana, including foreclosure, always holding the Owner responsible for any deficiency after the sale of the property securing the grant.
- 3. If the Owner conveys the real property described in this Agreement within five years of the date of this Agreement, the repayment provisions of paragraph 2, above, apply.

III. COUNTY DUTIES AND RESPONSIBILITIES

- 1. The County agrees to pay the initial special sewer assessment for the Owner's property for which there is a qualified LMI renter, using CDBG grant funds.
- The County will assess and collect any sanitary sewer grant fund monies that the Owner owes to the County because of the Owner violation of or failure to comply with the Owner's obligation under to this Agreement.
- 3. If the Owner fails to meet the conditions described in Section II of this Agreement, the County will place a lien on the property described herein, and the County may levy a tax against the property for the amount owed the County.

IV. REAL PROPERTY TO BE BENEFITED

The real property to be benefited through the use of sanitary sewer assistance grant funds and which real property has a lien assessed against it by the County pursuant to the provisions of this Agreement is legally described as follows:

	Lot	
	Block	
The street address	for this property is:	
		_, Montana 59 <u>xxx</u>
	V. <u>SECURITY</u>	

The Owner will provide as security for the performance of this Agreement, a security interest to the County of those certain properties described in Section IV of this Agreement.

VI. LEVEL OF ASSISTANCE

The amount to be granted under this Agreement will be determined by deducting \$XXX,xxx (the amount of grants awarded for the project by the Montana Departments of Commerce and Natural Resources and Conservation) from the final, total cost of the project and dividing the

balance by the number of equivalent dwelling units (EDU's) being served by the District sewage collection/treatment system as of the date of the closing of a loan to the project from the State of Montana Revolving Loan Fund.

VII. FAIR MARKET RENTS

If the Owner rents the benefited real property within five years of the date of this Agreement so that the rent requirements set forth herein are activated, the Owner agrees to rent the property in accordance with Fair Market Rents as determined by HUD. Fair Market Rents are subject to change; therefore, the Owner is responsible for confirming the Fair Market Rent for the property prior to renting the property. Current Fair Market Rent guidelines will be used for annual reviews.

VIII. NO DISCRIMINATION IN RENTAL OF PROPERTY

If the Owner rents or sells the property, the Owner will not unlawfully discriminate in the sale, lease or rent of the property and will not refuse to sell, lease, or rent the property on the basis of sex, marital status, race, creed, religion, color, age, familial status as that term is defined by 42 United States Code Section 3602 (K), physical or mental disability or national origin.

IX. BINDING ON SUCCESSORS IN INTEREST

This Agreement is binding on all successors in interest or assigns of the parties to this Agreement.

X. LIAISON AND AUTHORIZED REPRESENTATIVE OF COUNTY

The County's liaison with the Owner for purposes of administering this Agreement is the President of the / County Water and Sewer District who is authorized represent and to act on the County's behalf with respect to all matters arising under this Agreement.

XI. NOTICES

The parties agree to deliver any written notice required under the Agreement to each other at the following addresses and to personally contact each other at the following telephone numbers:

/COUNTY WATER AND SEWER DISTRICT	Owner	
AND SEVVER DISTRICT		-
President, Water/Sewer District		-
Phone: (406)- XXX-xxxx		-
P.O. Box XXX		
, MT 59XXX-xxxx		

XI. ENTIRE AGREEMENT

The provisions of this Agreement constitute the entire Agreement and understanding between the parties and is intended to be a final, complete expression of the terms of this Agreement. The parties agree that provisions, terms, conditions, obligations, or promises other than those set forth in this Agreement are not legally binding. This Agreement supersedes all previous communications, representation, or agreements between the parties whether oral or written.

XIII. MODIFICATIONS TO AGREEMENT MUST BE IN WRITING

Any modification to this Agreement must be in writing and signed by both parties.

XIV. DURATION OF AGREEMENT

This Agreement will be in effect for a period of five years from the date signed, until the Owner has had a reasonable time to comply with the provisions of this Agreement, and, if necessary, the County has had a reasonable time to collect any monies owed to the County as a result of the Owner's failure to comply with the provisions of this Agreement but no longer than eight years from the date of execution of this Agreement.

AGREED TO AND ENTERED INTO BY THE UN OF		
COUNTY, MONTANA		
By:, PRESIDENT , COUNTY WATER AND SE		
OWNER(S)		
Owner's Signature	Owner's Signature (if second owner)	
Print Owner's Name	Print Owner's Name	

STATE OF MONTANA)	
County of)ss.	
This instrument was ackr	nowledged before me on,
(NOTARIAL SEAL)	
	Printed Name: NOTARY PUBLIC FOR STATE OF
MONTANA	Residing at
	My Commission expires